aforesaid, shall pray a jury trial. If any person charged with the commission of any one or more of the several offenses mentioned in section 333, brought before any justice of the peace, shall pray a jury trial as aforesaid, it shall be the duty of the said justice of the peace to commit such person for trial, or to hold him to bail to appear before the criminal court of Baltimore or the circuit court for the county, as the case may be, and to return the commitment or the recognizance in such case immediately to the clerk of said court. And if such person or persons shall be found to be guilty of the violation of any of the provisions of sections 331 to 339, the court or justice of the peace imposing the punishment herein prescribed shall also award possession to the owner of all of the property involved in such violation.

1904, art. 27, sec. 312. 1902, ch. 245, sec. 206A.

337. The requiring, taking or accepting of any deposit for any purpose upon any keg, box, tray, carrier, crate, fount, bottle, syphon, jug, tin, barrel, cask or any other vessel shall not be deemed to constitute a sale of such property, either optional, conditional or otherwise in any proceeding under sections 331 to 339.

Ibid. sec. 313. 1902, ch. 245, sec. 206B.

338. Any person or persons, partnership or partnerships, body or bodies corporate that has or have heretofore filed and published a description of his, her, its or their name or names, marks or devices for the purposes mentioned in section 331, in accordance with the law existing at the time of such filing and publication shall not be required to again file and publish such description, but shall be entitled to all the benefits of sections 331 to 339 as fully as if he, she, it or they had complied with all the provisions hereof.

Ibid. sec. 314. 1902, ch. 245, sec. 206C. 1906, ch. 47.

The provisions of Sections 331 to 339 shall not apply to any person who has taken, given, received or is using such kegs, boxes, trays, carriers, crates, founts, bottles, syphons, jugs, tins, barrels, casks or any other vessels for the consumption of the mineral, soda or aeriated waters, wine, beer, porter, ale, cider, ginger ale, small beer, lager beer, weiss beer or other beverages, or milk, cream or their products, including ice cream, placed therein by the owners, or who after consumption of said contents is in possession of the same while awaiting the return to the owners; nor shall the provisions of sections 331 to 339 apply to any garbage man collecting the same in the regular course of his: business, so far as such provisions relate to having such kegs, boxes, trays, carriers, crates, founts, bottles, syphons, jugs, tins, barrels, casks or any other vessels in his possession; (provided it shall be unlawful for any person or corporation to adopt and register under the provisions of this sub-title a description, mark or device that has been previously or is at the time of the registering used or in use by any